Executive Member

REWIND

Executive Member

Application No. 439	PERMIT No	210		, License	No. 130
CALIFORNIA					•
THIS IS TO CERTIFY, ThatM	rs. Nora	Oorton			
Eagleville of to the satisfaction of the STATE WAY	Qt - t -	ca]	Lifornia		has made proof
to the satisfaction of the STATE WAT	, State o FER COMMIS:	SION of Calif	ornia of a right	to the use	of the waters of
Wall Canyon Creek	o trib	ntary of Lowe	er Lake in	Lassen	County
for the purpose of Agriculture State Water Commission; and that said rig of California, the rules and regulations of confirmed by order of the STATE WATE	that to the use of the State WER COMMISSION	said waters hater Commission	under Peas been perfected on and the term ia, made and enterm	ermit No l in accorda as of said pered of reco	210 of the nee with the laws permit, and duly ord in the minutes
of said Commission, at San Francisco, in V	Volume, a	t page,	on theda	y of	;
that the priority of the right hereby confirm of water to which such right is entitled a	nd harahy conti	rmed tor the	nurposes aforesa	.10. IS 11M1L	ed to the amount
actually beneficially used for said purposes used from about	s, and shall not	exceed Sever or June	nty-11ve its equival 15th	_cubic feet _ent in of each	per second, to be case or ro- year. tation.
A description of the lands or the place					•
6 acres in St SW1 Se					
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	3				
			· .		
The right to the use of the water at described.					
		l mimbta horoin	montioned subject	et to the ter	ms and conditions
This license is granted and said approset forth in Section 20 of the Water Com  Szc. 20. All permits and licenses for the app for such time as the water actually appropriated for which said water was appropriated, but no therein which in substance shall include all of to whom said permit or license may be issued, any time after the expiration of twenty years water district, irrigation district, lighting district and property occupied and used under said licensei alicense; and in the event that the said stat political subdivision of the state so desiring to chase price, said price shall be determined in such shall appear to the state water commission at any or the heirs, successors, or assigns, of said permit beneficial purpose for which the permit or license permittee or licensee, has ceased to put said water sors or assigns of said nermittee or licensee, has fet that case the said commission, after due notice to a hearing thereon, may revoke said permit or licensee with the terms of this act. The findings and set aside by a court of competent jurisdiction; procommenced within thirty days after the service of every licensee or permittee under the provisions of precedent that no value whatsoever in excess of t any permit or licensee granted or issued under the act, in respect to the regulation by any competent or licensee, this heirs, successors or assigns or by any valuation for purposes of sale to or purchase, county, municipal water district, irrigation distriany permittee or licensee, or the possessor of any permit by municipalities for the use of water for siright, irrespective of whether they are first in time mission to any municipality to appropriate water and providing, further, that where permission to avater in excess of the existing municipal needs commission shall have the power to issue permit above the quantity being applied from time to the porary permits for appropriation, the state water of the issuance of such permission to appropriate, mitted: and provided, further, that when such me so upon	under such permits of the provisions of shall take the sa after the grantit, or any political needs of the provisions of shall take the sa after the grantit, or any political needs of the work of the work of the manner as is not time after a permit the or licensee, has a was granted, or to such useful or to the permittee, license and declare the declaration of said revolf this act if he ach he actual amount is provisions of this public authority of the holder of any whether through cet, lighting district rights granted, is ald municipalities of provided, howevers, shall not authorpropriate is granted therefor, that pends of the tempora me by such municipality shall decommission of as may be allowed unicipality shall de unicipality shall de sor taking, convort under through eminent of the provisions of the constructed said fary and said person, de through eminent	and licenses shall ry such permit this section and lime subject to sund of a license, subdivision of its built or construction of the subdivision of its built or construction or license is issued that the permitted beneficial purpose of the terms and see, or the heirs, water to be unaption brought so to cation on said percepts such permit act, or for any it the services or rights granted or condemnation procord or any political ser, that such apprize the approprize the approprize the approprize the such muthe State of Calif if or the application or corporation unthorize such muthe State of Calif if or the application or corporation or corporation or corporation or corporation or the state of Calif if or the application or corporation or corporation and storing cilities for the ten firm or corporation domain proceeding	I actually be used for license shall including the conditions as the the state or any he state shall have used for the enjoy water district, irrigid works and proper for be determined in ed as in this act prover granted under sale or licensee, or the conditions in the per successors or assign propriated and open to be deemed to be provided in the per modify or set aside mittee or licensee, hit or licensee, hit or licensee, hit or license shall ach herefor shall at any rights granted or ach price of the service audiered under the provisions thereof for domestic lication for a permittion of any water inter commission to a mof the entire approf the excess of suc ding, further, that in nicipality to become fornia for such perior ion to municipal us on, may be determings.	or the useful:  ude the enum nt that any a erein express city, city a the right to ment of the gation district crty can not eminent dom- vided that the d permit or liheirs, success tee or licensee mit or licensee mit or licensee s of such per ito further ap rima facie co- such finding sis heirs, succe cept the same cept the same cres to be rend rovisions of the state, of the r s of this act. purposes shal t or the grant iny municipali opriation per in permitted a n lieu of the an tieu of the d or periods f es of the ent excess waters, each in the ma excess waters, each in the ma excess waters, each in the ma	and beneficial purpose heration of conditions appropriator of water, ed; provided, that at and county, municipal purchase the works rights granted under t, lighting district or agree upon said purain proceedings. If it permittee, or licensee, cense to the useful or ors, or assigns of said e, or the heirs, successas issued, then and in mittee or licensee, and in propriation in accorderect until modified or or declaration must be ssors or assigns. And e under the conditions great to end or any city, city and eights and property of the application for a licensee to er any city, city and eights and property of The application for a licensee to end in the conditions great to easy the considered first in the provisions of this lered by any permittee its act, or in respect to early city and eights and property of The application for a libe considered first in the provisions of the end of the property of the application for a libe considered first in the state water uppropriation over and granting of such temperpurpus a public utility, from and after the date the appropriation peraphication it may do valueless for said purand which compensation provided by law
WITNESS	the seal and si	gnature of the	STATE WATE Apri of	т оомита .1	SSION, affixed this
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(\$201)	÷	ST	ATE WATER C		
(Seal)			Ву	has. H.	Lee

STATE OF CALIFORNIA-DEPARTMENT OF PUBLIC WORKS



## DIVISION OF WATER RESOURCES STATE ENGINEER

## ORDER

P	L	ı	c	A	т	I	o	N	296

PERMIT\_\_\_\_\_100

LICENSE 129

## ORDER ALLOWING CHANGE IN POINT OF DIVERSION

Licensee having established to the satisfaction of the State Engineer at the change in point of diversion under Application 296, Permit 100, cense 129, for which petition was submitted on July 5, 1944, will not erate to the injury of any other legal user of water, the State Engineer, finds, and

IT IS ORDERED that permission be and the same is hereby granted to hange the point of diversion under said Application 296, Permit 100, License 29 to points of diversion described as follows to-wit:

- (1) NORTH THIRTY SIX DEGREES, FIFTEEN MINUTES EAST (N. 36° 15' E.) SIXTEEN HUNDRED FORTY THREE (1643) FEET FROM THE SOUTHWEST CORNER OF SECTION 34, T. 47 N., R. 16 E., M.D.B. & M., BEING WITHIN THE NW OF SW OF SAID SECTION 34.
- (2) SOUTH FIFTEEN HUNDRED (1500) FEET AND EAST TWELVE HUNDRED (1200) FEET FROM THE NORTHWEST CORNER OF SECTION 3, T. 46 N., R. 16 E., M.D.B. & M., BEING WITHIN THE SW# OF NW# OF SAID SECTION 3.

WITNESS my hand and the seal of the Department of Public Works of the ate of California this 24th day of April, 1946.

EC:GG



Edward Hyatt, State Engineer

Kafader and Emmett of Feterson to Ruby Hickerson 2-13-80 asys to Cockrell Inc 6-4-93 asget a Ray I. Hell; 12-8-95 assigned to Great Boyle and Patricia

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